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**UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

JEFFERIES FUNDING LLC,

Case No.: 3:24-cv-05639-SK

Plaintiff,

V.

DASAGROUP HOLDINGS CORP. (d/b/a KICKHASS AVOCADOS) and LONDON FRUIT, INC,

Defendants.

**PLAINTIFF'S REQUEST FOR ENTRY
OF DEFAULT**

[Declaration of Michael T. Jones in Support of Plaintiff's Request for Entry of Default Against Defendant and Cross-Defendant London Fruit, Inc. and [Proposed] Order Filed Herewith]

Complaint Filed: August 21, 2024

TRIAL DATE: NONE SET

DASAGROUP HOLDINGS CORP. (d/b/a KICKHASS AVOCADOS).

Counter- and Cross-Claimant,

V.

JEFFERIES FUNDING LLC,

Counter-Defendant

and LONDON FRUIT, INC,

Cross-Defendant

TO: Clerk of the Court

Cross-Defendant

TO: Clerk of the Court
United States District Court
Northern District of California

**PLAINTIFF'S REQUEST FOR ENTRY OF DEFAULT
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1 Pursuant to Rule 55(a) of the Federal Rules of Civil Procedure, Plaintiff Jefferies Funding LLC
2 (“Jefferies”), hereby requests that the Clerk of this Court enter a default in this matter against Defendant
3 London Fruit, Inc. (“London Fruit” or “Defendant”) on the ground that Defendant has failed to file or
4 serve an answer or otherwise respond to the Complaint within the time prescribed by the Federal Rules
5 of Civil Procedure.

6 London Fruit was served on August 26, 2024 by in-person service upon an employee authorized
7 to accept service of process at London Fruit’s office located at 9010 S. Cage Blvd., Pharr, Texas 78577,
8 as evidenced by the Affidavit of Service on file with this Court. *See* Dkt. No. 10. According to the
9 Federal Rules of Civil Procedure, Rule 12(a)(1), the deadline for London Fruit to respond to the
10 Complaint was September 16, 2024. In discussions with counsel for London Fruit, Jefferies agreed to
11 extend London Fruit’s time to respond to the complaint by thirty days, up and until October 16, 2024.
12 As of the date of this filing, London Fruit has not answered or otherwise appeared in this matter.

13 The above stated facts are set forth in the accompanying declaration of Michael T. Jones, filed
14 herewith.

15 DATED: November 8, 2024

HOLLAND & KNIGHT LLP

By: /s/ Michael T. Jones

Michael T. Jones

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18 Attorneys for Plaintiff Jefferies Funding LLC